INFORMATION DISCLOSURE STATEMENT BY APPLICANT (Not for submission under 37 CFR 1.99)	Application Number		10598228	
	Filing Date		2006-11-23	
	First Named Inventor	John	otis KARANDONIS	
	Art Unit		3728	
	Examiner Name	Not Y	et Assigned	
	Attorney Docket Number	er	Q95844	

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	3	24 61	701	DE	A1	1976-11-11	Bruno M. CASANOVA		
	4	296 0	8 693	DE	U1	1996-09-19	Ji-Tyan LIN		
	5	298 0	9 404	DE	U1	1998-09-17	Daniel Ruloff		
	6	38 35	035	DE	A1	1989-07-13	Skischufabrik Dynafit Gmbh		
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